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Plaintiff AHMED AL-KUBAISI ("Plaintiff") and Defendants HARBOR FREIGHT TOOLS CORPORATE, LLC and RUE-ELL ENTERPRISES, INC. ("Defendants") – Plaintiff and Defendant together the "Parties" – hereby make the following joint stipulation for an extension of time to allow Defendants to respond to the Complaint:

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## IT IS SO STIPULATION:

That Defendant shall have to and including June 2, 2025 to respond to the Complaint.

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Date: May 21, 2025 VALENTI LAW, APC

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/s/ Matt Valenti By MATT VALENTI, Esq. 13 Attorney for Plaintiff AHMED AL-KUBAISI

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Date: May 21, 2025 JEFFER MANGELS BUTLER & MITCHELL LLP

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By MARTIN H. ORLICK, Esq. CHRISTOPHER K. WHANG Attorney for Defendants HARBOR FREIGHT TOOLS CORPORATE, LLC and RUE-ELL ENTERPRISES, INC.

## FILER'S ATTESTATION

Pursuant to Local Rule 5-1, I hereby attest that on May 21, 2025, I, Christopher K. Whang, attorney with Jeffer Mangels Butler & Mitchell LLP, received the concurrence of Matt Valenti, Esq. to the filing of this document.

Christopher K. Whang

1	[PROPOSED] ORDER
2	Pursuant to the stipulation of the parties, and for good cause shown, IT IS SO ORDERED.
3	The case deadlines are continued as follows:
4	The deadline for Defendants HARBOR FREIGHT TOOLS CORPORATE, LLC and
5	RUE-ELL ENTERPRISES, INC. to file a responsive pleading is June 2, 2025.
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8	Dated: May, 2025  Honorable Alex G. Tse
9	U.S. District Court Judge, Northern District
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